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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/599,627	10/03/2006	Harald Schmid	870-003-216	2021	
	7590 08/30/2007	ρ,	EXAMINER		
WARE FRESSOLA VAN DER SLUYS & ADOLPHSON, LLP			GUSHI, ROSS N		
BRADFORD GREEN, BUILDING 5 755 MAIN STREET, P O BOX 224			ART UNIT	PAPER NUMBER	
MONROE, CT			2833		
			MAIL DATE	DELIVERY MODE	
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			08/30/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)			
	10/599,627	SCHMID ET AL.			
Office Action Summary	Examiner	Art Unit			
	Ross N. Gushi	2833			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of the specified period for reply within the set or extended period for reply will, by statute the Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	ATE OF THIS COMMUNI 36(a). In no event, however, may a will apply and will expire SIX (6) MOI a. cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this cor BANDONED (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on	action is non-final. nce except for formal mat		merits is		
Disposition of Claims					
4) Claim(s) /-/5 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) /-/5 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposition and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct to by the Example 2.	epted or b) objected to drawing(s) be held in abeya tion is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CF			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in a prity documents have bee au (PCT Rule 17.2(a)).	Application No n received in this National S	Stage		
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application Afta Liner f			

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DETAILED ACTION

Claim Rejections - 35 USC § 102 and 35 USC § 103

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in —
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or
- (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a);

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, 3, 4, 7, 12, and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Hsieh. Per claim 1, Hsieh discloses an electrical interconnection arrangement comprising a circuit board (56) equipped with having at least one conductor path (60) applied thereon, and a contact element (col. 3 lines 13-15) for contacting an electrical conductor adapted to transport current to and from said circuit board, and a generally three-dimensional contact element (10) adapted to conductively interconnect said

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electrical conductor and said at least one conductor path on said board, the circuit board has passthrough orifices within a perimeter defined by edges of said at least one conductor path; the contact element has a base part (e.g. at 16, 14, and/or including one tongue 30) and feet (40, 43) provided on the base part which engage said orifices of the circuit board; the contact element is electrically connected adjacent its base part to the conductor path by means of a soldered connection (58); the contact element has a contact tongue (32) that is resiliently articulated on the base part and is implemented for contacting adapted both to mechanically engage with and to electrically contact the electrical conductor.

Per claim 2 at least one lateral guidance member (e.g. walls 18, 20) for the electrical conductor is provided on the contact element

Per claim 3 the lateral guidance member is implemented integrally with the base part.

Per claim 4, said feet each have an attachment end adjacent said contact element and a free end remote from said contact element, and at least some of the feet have a reduced width in the region of adjacent the free end.

Per claim 7 the electrical conductor is implemented as a flat conductor.

Per claim 12, at least one portion of said contact element is configured to rest snugly against said circuit board while at least one of said feet has a major axis at an angle to said circuit board, thereby creating a bending radius at a connection between said foot and said contact element portion, and wherein a bowed segment (see attachment) is provided at said connection, thereby defining a clearance between said segment and said board.

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Per claim 14 said contact tongue (32) mechanically clamps said electrical conductor between the base part and said tongue.

Claims 5, 6, 8, and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hsieh in view of Bender '0144398 and Bender '501. Note that Bender '0144398 discloses the same invention as Bender '501. Bender '501 is cited since it includes the figures referred to in the earlier publication '0144398. Per claim 5, the electrical conductor is inserted engaged between contact tongue and base part. Hsieh does not state that the conductor is welded to the element. Bender discloses laser welding mating contact parts. At the time of the invention, it would have been obvious to attach the conductor to the element using laser welding as is taught in Bender and as is well known in the art. The suggestion or motivation for doing so would have been to establish a secure permanent connection as taught in Bender and as is well known in the art.

Regarding claim 8, Hsieh does not show that the flat conductor is implemented configured for mechanical latching with the contact tongue. Bender discloses mechanical latching means (latch 8 and corresponding recess on contact 7). At the time of the invention, it would have been obvious to include well known latching means such as taught in Bender on the Hsieh device. The suggestion or motivation for doing so would have been to secure the devices together as taught in Bender and as is well known in the art.

Per claim 9 Bender discloses the contact tongue comprises a projection 8, and the flat conductor is equipped with a recess for engagement of that projection.

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Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hsieh.

Regarding claim 13, to the extent that the Hsieh bowed section is not bowed to completely reverse direction, the amount of curvature of the bow could be varied as desired. The degree of bowing of would have been a matter of engineering design choice. See In re In re Dailey, 149 USPQ 47 (CCPA 1966).

Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hsieh in view of Kawaguchi et al. ("Kawaguchi"). Hsieh does not use press fit feet. Kawaguchi discloses well known press fit feet 14. At the time of the invention, it would have been obvious to replace the Hsieh feet with press fit feet as taught in Kawaguchi and as is well known in the art. The suggestion or motivation for doing so would have been to simplify assembly of the contact and board as taught in Kawaguchi and as is well known in the art.

Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nelson et al. ("Nelson"). Per claim 1, Nelson discloses an electrical interconnection arrangement comprising a circuit board equipped with having at least one conductor path (implicit) applied thereon, and a contact element for contacting an electrical conductor adapted to transport current to and from said circuit board, and a generally three-dimensional contact element (20) adapted to conductively interconnect said electrical conductor and said at least one conductor path on said board, the circuit board has passthrough orifices within a perimeter defined by edges of said at least one conductor path; the contact element has a base part 22 and feet (36, 42) provided on the base part which engage said orifices of the circuit board; the contact element is electrically connected

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adjacent its base part to the conductor path by means of a soldered connection (39); the contact element has a contact tongue (24, 26) that is resiliently articulated on the base part and is implemented for contacting adapted both to mechanically engage with and to electrically contact the electrical conductor. To the extent that the circuit board having passthrough orifices within a perimeter defined by edges of said at least one conductor path is not shown, the examiner takes judicial notice that such boards with conductor paths are well known in the art. At the time of the invention, it would have been obvious to use the Nelson contact 20 on a circuit board having passthrough orifices within a perimeter defined by edges of said at least one conductor path. The suggestion or motivation for doing so would have been to electrically connect terminals to a board as is well known in the art.

Claims 10 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nelson in view of Orihara and Chen. Nelson does not show an orifice for receiving solder paste. Orihara and Chen each disclose orifices for receiving solder (see notches 18, a8a, 18b in Orihara and orifice 208 in Chen. At the time of the invention, it would have been obvious to include orifices on the Nelson base at 32 as taught in Chen and Kawaguchi and to solder the Nelson flange 32 to the board. The suggestion or motivation for doing so would have been to facilitate a soldered connection between the terminal and the board as taught in Chen and Kawihara and as is well known in the art.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ross Gushi whose telephone number is (571) 272-

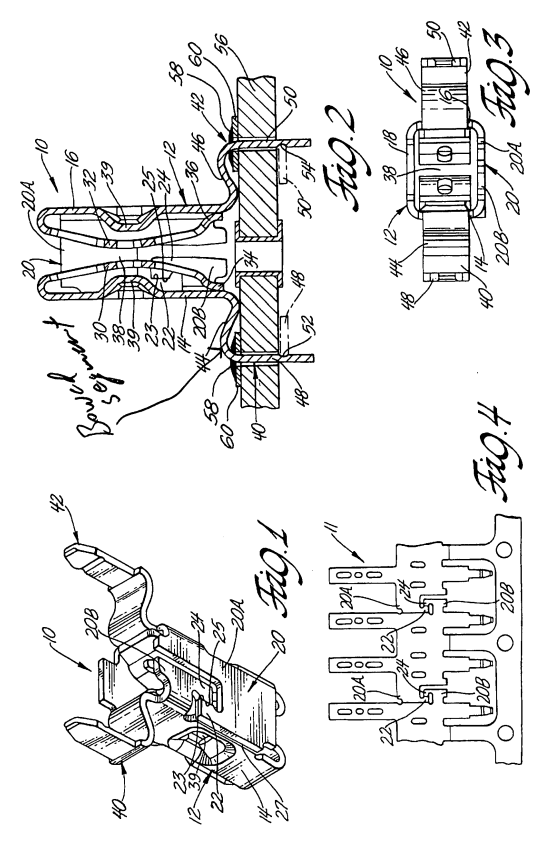
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2005. If attempts to reach the examiner by phone are unsuccessful, the examiner's supervisor, Paula A. Bradley, can be reached at 571-272-2800 extension 33. The phone number for the Group's facsimile is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ROSS GUSHI ROSS GUSHI EXAMINER



Attachment 8/27/07, EAST Version: 2.1.0.14